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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMA APPLICATION NO. FILING DATE 09/803,733 03/09/2001 Fumiko Ikeda 13041.10US01 **EXAMINER** 7590 04/02/2004 MERCHANT & GOULD P.C. AKERS, GEOFFREY R P.O. Box 2903 ART UNIT PAPER NUMBER Minneapolis, MN 55402-0903 3625

DATE MAILED: 04/02/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicants)
	Examiner Ros G	Art Unit 2625
The MAILING DATE of this communication appear	ers on the cover sheet wit	
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS S THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136 (a). mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply with. If NO period for reply is specified above, the maximum statutory period will approve the period for reply within the set or extended period for reply will, by statute, caus. Any reply received by the Office later than three months after the mailing date	In no event, however, may a rephin the statutory minimum of thirty by and will expire SIX (6) MONTHS to the application to become ABAN	(30) days will be considered timely. If from the mailing date of this communication. DONED (35 U.S.C. § 133).
earned patent term adjustment. See 37 CFR 1.704(b). Status	1)	•
1) Responsive to communication(s) filed on	3/9/01	
	action is non-final.	
3) Since this application is in condition for allowance closed in accordance with the practice under Ex.	e except for formal mat	ters, prosecution as to the merits is 0. 11; 453 O.G. 213.
Disposition of Claims		
4) Claim(s)		is/are pending in the application.
4a) Of the above, claim(s)		is/are withdrawn from consideration
5) ☐ Claim(s)		is/are allowed
6) Claim(s)		is/are rejected.
7) Claim(s)		is/are objected to.
. —		et to restriction and/or election requiremen
Application Papers		Аул замений врем
9) The specification is objected to by the Examiner.		S. T. Wij. of ediffication is objected.
10) The drawing(s) filed on is/a	are a) accepted or b	objected to by the Examiner. on
Applicant may not request that any objection to the		· ·
11) The proposed drawing correction filed on		
If approved, corrected drawings are required in rep	ly to this Office action.	
12) The oath or declaration is objected to by the Exa	miner.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgement is made of a claim for foreign	priority under 35 U.S.C	C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some* c) ☐ None of:		•
1. Certified copies of the priority documents h		
2. Certified copies of the priority documents h		
 3. Copies of the certified copies of the priority application from the International Buts *See the attached detailed Office action for a list of 	reau (PCT Rule 17.2(a))	. .
14) Acknowledgement is made of a claim for domest		
a) The translation of the foreign language provision		
15) Acknowledgement is made of a claim for domest		
Attachmens(s)	_	
1) Affortice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s).		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal Pate 6) Other:	ent Application (PTO-152)
C. C. Innomiscrom prepared preferrential (L.I.C. 1442) Label MO(8)	or orner:	

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Application/Control Number: 09/803,733

Art Unit: 3625

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. Claims 1-20 are rejected under 35 USC 103(a) as unpatentable over Veeneman(US Pat. No: 5,754,981)(Veeneman-1) in view of Veeneman(US Pat. No: 5,774,874)(Veeneman-2).
- 2. As per claims 1-20 Veeneman-1 teaches a method of giving gifts by means of a communications network(Abstract)(Fig 4). Veeneman-1 also teaches entering information about the registrant(Fig 5/72) and scanning of bar codes of gift items to develop a database(Fig 5/80). Veeneman-1 also teaches receiving indication of the receiver and printing of a gift certificate(Fig 5/92) as well as receiving the gift certificate(Fig 5/94). Veeneman-1 also teaches identifying the registrant(Fig 7/110) and providing access to the gift buyer to obtain information(Fig 7/112) as well as selection of gifts (Fig 7/118) and updating information in the gift registry apparatus(Fig 7/120). Veeneman-1 also teaches providing access to the gift buyer to obtain gift choices(Fig 8/112) as well as the user selecting gifts(Fig 8/124) and correlating information to make the gift acquisition(Fig 8/132). Veeneman-1 teaches anniversary dates(Fig 10A/140). Veeneman-1 also teaches the bride's name and the groom's name(Fig 10A/140) and the address(Fig 10A/142) as well as the wedding year(Fig 10B/152) and wedding date(Fig 10C/162). Veeneman-1 also teaches a gift list(Fig 10D/160) as well as quantities requested or desired and how many acquired at a specified point in time(Fig 10D/160). Veeneman-1 also teaches a gift number(Fig 10E/178) and deletion of the gift or altering the quantity of the gift(Fig 10E/176) as well

as the recipient scanning bar codes of items wished to receive as gifts(Fig 10F).In addition to that taught by Veeneman-1, Veeneman-2 teaches a multi-merchant gift registry(Abstract)(col 3 lines 6-15). Veeneman-2 teaches individual gift registries(Fig 10A/136) as well as wedding dates by month(Fig 10B/146) by date(Fig 10B/150) and by year(Fig 10B/152).Veeneman-2 also teaches gift lists(Fig 10D/160) as well as gift numbers(Fig 10E/178) as well as a shopping mall having a gift registry apparatus in the mall among many businesses(Fig 13). It would have been obvious to one skilled in the art at the time of the invention to combine Veeneman-1 in view of Veeneman-2 and to apply them also to celebration of births to teach the disclosure. The motivation to combine is to teach an online gift network that permits the registration of items selected from a plurality of participating merchants for subsequent communication to a prospective purchaser as enunciated by Veeneman-2(col 1 lines 64-67).

Conclusion

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THIS ACTION IS MADE NON-FINAL

4. Any questions concerning this communication should be addressed to the examiner of record, Dr. Geoffrey Akers, P.E., who can be reached between 6:30 AM and 5:00 PM Monday through Friday at 703-306-5844. If attempts to contact the examiner are unsuccessful, the primary examiner's superior, Mr. Vincent Millin, SPE, may be telephoned at (703)-308-1065.

March 30,2004

3.

DR. GEOFFREY R. AKERS, P.E. PRIMARY EXAMINER